## **UNITED STATES BANKRUPTCY COURT** FOR THE DISTRICT OF PUERTO RICO

IN RE: **ANGEL QUIÑONES AYALA EDIRSA MARTINEZ MARQUEZ**  BK. CASE #

11-08517-MCF

DEBTOR(S)	CHAP	TER 13				
	OLIADTED 40 DAVIMENT	F DI ANI				
	CHAPTER 13 PAYMENT					
NOTICE: • The following plan contains provisions which may signific confirmed, the plan will bind the debtor and each creditor to its term Trustee and any other entity designated by the Court, at the 341 me confirmation Plan Modifications, objections must be filed and notifie Any party entitled to receive disbursements from the Trustee munless disallowed or expressly modified by the Court and / or tunless ordered by the Court. If the Trustee is to make POST-P filed including the following information: account number, add monthly payment, three (3) months prior to the effective date on notice of commencement of case for 341 meeting date and claims in distribution.	ns. Objections must be filed in we eting of creditors or not less that add in the same manner within two nust file a proof of claim. The the terms of the plan. If no claim ETITION REGULAR MONTHLY liress, due date and regular most new payment. Those post-portions in the second secon	writing with the an twenty (20) enty (20) days Trustee will paim is filed, the PAYMENTS onthly paymenetition month	Court and served upon to days prior to the schedul from its notification. • To be the allowed claims, e Trustee will not pay a to any Secured obligation. Secured creditor mily payments will not ex	the debto led confir his plan , as filed a credito tion, the ust notif aceed the	or(s), debtors' counsel, to rmation hearing. For po does not allow claims , provided for in the pl or provided for in the pl on a proof of claim musely y any change in the le life of the plan. • See	the ost s. lan, olan, st be
The future earnings of the Debtor(s) are submitted to directly by payroll deductions, as hereinafter 2. The Trustee shall distribute the funds so received as	provided in the PAYMENT PLAN s hereinafter provided in the DISE	N SCHEDULE BURSEMENT	SCHEDULE.	ke paym	ents to the Trustee:	
3. The Confirmation Order will not vest property of the B						
PLAN DATED:  PRE POST-CONFIRMATION	AMENDED PLAN DATED: November 8, 2011  FILED BY DEBTOR TRUSTEE UNSECURED CREDITOR					
I. PAYMENT PLAN SCHEDULE	<u></u>	II. DISBURSI	EMENT SCHEDULE SE	QUENC	E	
\$ 3,500.00	ADEQUATE PROTECTION  Trustee will pay secured	Secured c  ION Payments  ARREARS:		ens and	shall be paid as follows: 59.0	
TOTAL = 60 \$ 210,000,00	Cr. BANCO POPUL		RG MORTGAGE		BANCO POPULAR	
<u> </u>	Acct. XXXX6510	Acct.	XXXX5535		XXXX9003 SEE ATTACHED	
Additional Payments:  \$ 151,000.00 to be paid as a LUMP SUM	\$ <u>2,529.50</u>	<sup>ə</sup> <u>1</u> ,	511.00	_ • -	DEE ATTACHED	
within 18 months with proceeds to come from  Sale of property identified as follows:  COMMERCIAL AND RESIDENTIAL PROPERTIES LOCATED AT RIO LAJAS WARD, DORADO, PR AND SALE OF EQUIPMENT	Trustee will pay REGUL/ (please refer to the above re Cr. Acct.			about th Cr. Acct.	is provision)	
Other:	Monthly Pymt.\$	Monthl	y Pymt.\$	- Month	nly Pymt.\$	
	Trustee will pay IN FULL ASOC. CONDOMINES	Secured Cla			CRIM	_
Periodic Payments to be made other than and in addition to the above.	s 832.94	<del></del>	5,900.00	<u> </u>	1,445.21	
\$ x =\$	Trustee will pay VALUE		PAI:	<b>-</b>		—
To be made on:	Cr.	Cr.	INAL.	Cr.		
	\$.	\$.		\$.		
PROPOSED PLAN BASE: \$_361,000.00	Secured Creditor's intere	Ins. 0	Co	Prer	mium: \$	
	(Please indic	ate in "Other	Provisions" the insura	nce cov	erage period)	
	Debtor SURRENDERS (			P A/C V	'EGA ALTA	
II. ATTORNEY'S FEES	Debtor will maintain REG	GULAR PAYM	ENTS DIRECTLY to:			
To be treated as a § 507 Priority, and paid before any	B. PRIORITIES. The Trustee	e will nav 850	7 priorities in accordance	with the	law [81322 (a)(2)]	
other creditor and concurrently with the Trustee's fees,						
unless otherwise provided:	C. UNSECURED PREFERRED: Plan Classifies Does not Classify claims					
uniess otherwise provided.	C. UNSECURED PREFERR		Classifies   X   Does not y 100%   Pay Ahead		claims	
a. Rule 2016(b) Statement: \$ 3,000.00	Class B: Other Class		y 100%/ Pay Anead			
b. Fees Paid (Pre-Petition): (\$\frac{900.00}{900.00}\$)	Cr.	'n П	Cr			
c. R 2016 Outstanding balance: (\$ 2,100.00 )	\$		\$	•		
	<u></u>			•		
d. Post Petition Additional Fees: \$ 0.00	D. GENERAL UNSECURED		`			)
e. Total Compensation: \$ 3,000.00	Will be paid 100% plus %	% Legal Intere	st. Will be paid Pro-F	≀ata from	n any remaining funds	
_	OTHER PROVISIONS:					
Signed: /s/ ANGEL QUIÑONES AYALA		_				
DEBTOR	* For additional	other prov	isions, please se	e attac	chment sheet(s).	
/s/ EDIRSA MARTINEZ MARQUEZ JOINT DEBTOR						

/s/ Enrique Almeida / Zelma Davila;

Phone:

(787) 722-2500

## UNITED STATES BANKRUPTCY COURT DISTRICT OF PUERTO RICO

IN RE: ANGEL QUIÑONES AYALA BK. CASE # 11-08517-MCF
EDIRSA MARTINEZ MARQUEZ
DEBTOR(S) CHAPTER 13

## **Chapter 13 Plan Continuation Sheet**

## **Additional Other Provisions:**

- ---ATTORNEYS FEES FOR DEBTOR(S)' ATTORNEY: Upon confirmation of the plan, the trustee will pay the attorney fees before any other creditor.
- ---TAX REFUNDS: Tax refunds will be devoted each year, as periodic payments, to the plan's funding until plan completion. the tender of such payments shall deem the plan modified by such amount, increasing the plan base thereby without the need of further notice, hearing or court order. If need be for the use by the Debtor(s) of a portion of such refund, Debtor(s) shall seek the Court's authorization prior to any use of funds.
- ---FILING PROOFS OF CLAIMS: To receive payment from the trustee, either prior to or following confirmation, a creditor must file a proof of claim. Claims which are not filed within the time period required by Federal Bankruptcy Rule 3002(c) may be disallowed or subordinated to other claims upon further order of the Court. A creditor that is provided for under the plan and fails to file a timely allowed claim, will have waived its right to request relief from the automatic stay. However, if a creditor does not file a timely proof of claim, the either the debtor(s) or the trustee may file such claim under 11 USC 501(c) and in that event such claim shall be deemed the claim for all purposes under the plan.
- ---OBJECTION TO CLAIMS: Confirmation of this plan does not bar a party in interest from objecting to a claim.
- ---CLASSIFICATION OF CLAIMS: If a claim is listed in the plan as secured and the creditor files a proof of claim as an unsecured creditor, the creditor shall be treated as unsecured for purposes of distribution and for any other purpose under the plan.
- ---PROPERTY OF THE ESTATE: Property of the estate includes all of the property specified in 11 U.S.C. Section 541 and all property of the kind specified in such section acquired by the debtor(s) after commencement of the case but before the case is closed, dismissed or likewise converted to one under another chapter of the Code. All property of the debtor remains vested in the estate until completion of the plan. The Debtors shall have sole right to use and possession thereof during the pendency of this case, including the right to use, sell or lease such property in the ordinary course of the Debtor(s)' affairs.
- ---ARBITRATION: All contractual provisions regarding arbitration or alternative dispute resolution are rejected in connection with the administration of this Chapter 13 case.
- ---PREFERENTIAL PAYMENTS: If any preferential payments have been informed by the Debtor(s) in the Statement of Financial Affairs, any preferential payment recovered by the Trustee or the Debtor(s) will be used to fund the plan, increasing the plan base without the need of further notice, hearing or Court Order.
- --- ADEQUATE PROTECTION: The Chapter 13 Trustee shall make monthly adequate protection payments prior to confirmation and until plan is confirmed, as follows:
- 1. Creditor BBVA, \$59.00 as to Collateral MITSUBISHI OUTLANDER 2006.
- 2. Creditor BANCO POPULAR (ACCT. NO.xxx9003), \$3,000.00 as to Collateral PROPERTY LOCATED AT RIO LAJAS WARD, DORADO, PR.

The Trustee shall only distribute such payments to creditors who have actually filed proofs of claims (including adequate proof of security) with the Court that are deemed allowed pursuant to 502(a). However, if a creditor does not file a timely proof of such creditor's claim, then either the debtor(s) or the trustee may file such a claim as provided for by 11 U.S.C. Section 501(c) and in that event such claim shall be deemed the claim for all purposes under the plan.

- ---INSURANCE PAID THROUGH PLAN: Insurance for auto MITSUBISHI OUTLANDER 2006, serving as collateral to creditor BBVA, will be provided by Eastern America Insurance Company, and will be paid through this Chapter 13 Plan.
- ---SECURED CLAIMS CURE AND MAINTAIN PAYMENTS: The ongoing postpetition payments on Debtor(s)' mortgage will be paid directly by the Debtor(s) to creditors BANCO POPULAR (acct. no. xxxx6510), RG Mortgage and BANCO POPULAR (acct. no. xxx9003) begining with the payment due on OCTOBER 2011.

The Debtor(s) will cure the default on the mortgage within a reasonable period of time by making payments on the arrearages through the plan, which payments shall be disbursed by the trustee to the creditor. The amount necessary to cure the default may also include any postpetition arrearages, but only to the extent these amounts are authorized by the note and mortgage and approved by the Court after notice to the Debtor(s), Debtor's counsel, and the Trustee.

Upon confirmation of the plan creditor BANCO POPULAR (acct. no. xxxx6510), RG Mortgage and BANCO POPULAR (acct. no. xxx9003) shall treat the prepetition arrearages (and postpetition arrearages, if any) as if they are contractually current, subject to and contingent upon successful completion of mortgage cure payments and regular monthly mortgage payments under the plan.

- ---524(i) PROVISION: Confirmation of the plan shall impose a duty on Real Property Creditors and servicers, with respect to application of payments, to comply with the provisions of 11 U.S.C. §524(i). As a result, all Real Property Creditors and/or servicers for such Creditors shall have an affirmative duty to do the following upon confirmation of the Plan:
- A. To apply all post-petition payments received from the Chapter 13 Trustee or the Debtor and designated to the pre-petition arrearage claim and the post petition arrearage claim (if such exists) only to such claims;
- B. To apply all post-petition payments received from the Chapter 13 Trustee and designated as Conduit Mortgage Payments beginning with the calendar month and year designated for payment by the Court in the Order Confirming Plan:
- C. To apply all post-petition payments received directly from the Debtor in a non-conduit mortgage plan only to post-petition payments unless otherwise ordered by the Court;
- D. To refrain from assessing or adding any additional fees or charges to the loan obligation of the Debtor based solely on the pre-petition default;
- E. To refrain from assessing or adding any additional fees or charges to the loan obligation of the Debtor (including additional interest, escrow and taxes) unless notice of such fees and charges has been made to the Debtor and the Chapter 13 Trustee and a proof of claim has been filed and has not been disallowed upon objection of the Chapter 13 Trustee or the Debtor:
- F. To the extent that any post-confirmation fees or charges are allowed pursuant to a Court Order and are added to the Plan, to apply only payments received from the Chapter 13 Trustee and designated in payment of such fees and charges to such fees and charges. To the extent that such fees or charges are allowed by Court Order and are NOT added to the Plan, to apply only payments received directly from the Debtor and designated in payment of such fees and charges to such fees and charges.
- ---SURRENDER OF COLLATERAL: Debtor(s) surrenders the following collateral to the named lien holder(s) in partial payment of its claim. Upon confirmation, the stay is also lifted as to the collateral only, to allow lien holder(s) to proceed with in rem remedies only. Any allowed claim by a creditor or creditors provided for in this section shall receive no distribution under the plan, as to its secured portion. All payments and deductions regarding the obligation secured by the collateral shall immediately cease and shall be stopped by any entity making them or withdrawing them. Any unsecured portion of the claim as filed, or later filed to reflect a deficiency balance after surrender, shall be paid as an unsecured claim pursuant to this plan:
- 1. Creditor COOP A/C VEGA ALTA (acct. no. xxxx0720) as to Collateral SHARES
- 2. Creditor COOP A/C VEGA ALTA (acct. no. xxxx6876) as to Collateral SHARES
- 3. Creditor BANCO POPULAR (acct. no. xxxx9005) as to Collateral CERTIFICATES OF DEPOSIT
- ---SALE OF PROPERTY: The Debtor(s) will sell RESIDENTIAL PROPERTY LOCATED AT RIO LAJAS WARD, DORADO, PR within the first 18 months from the bankruptcy filing. Proceeds of such sale will be used to pay in full secured claim of creditor RG Mortgage, and to fund the plan and the Court shall retain jurisdiction over such property and sale.
- ---SALE OF PROPERTY: The Debtor(s) will sell COMMERCIAL PROPERTY LOCATED AT RIO LAJAS WARD, DORADO, PR within the first 18 months from the bankruptcy filing. Proceeds of such sale will be used to pay in full secured claim of creditor BANCO POPULAR (acct. no. xxx9003), and to fund the plan and the Court shall retain jurisdiction over such property and sale.
- --- Trustee will pay in full secured claim PR Treasury \$2,008.16.